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File No. A-61105-10/DJB/JPB

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18, United States Code, §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or
first inventor:

Samuel WEISS

Inventor's signature:

X

Date:

X

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Citizenship:

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Full name of second joint
inventor, if any:

Brent REYNOLDS

Inventor's signature:

X

Date:

X

Residence:

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Calgary, Alberta, CANADA T3B 2V6

Full name of third joint
inventor, if any:

Joseph P. HAMMANG

Inventor's signature:

X

Date:

X

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See paper # 11/23/04 for inventorship changes

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Attorney Docket No. 17810-705DIV11CON
(CTI-N5DIV11 CON)



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT: Weiss *et al.*

SERIAL NUMBER: 09/925,911

EXAMINER: Robert Hayes

FILING DATE: August 9, 2001

ART UNIT: 1647

FOR: *IN VITRO* AND *IN VIVO* PROLIFERATION AND USE OF MULTIPOTENT NEURAL STEM CELLS AND THEIR PROGENY

Mail Stop PETITION

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

PETITION FOR CORRECTION OF INVENTORSHIP UNDER 37 C.F.R. §1.48(b)

The above-identified nonprovisional application properly named Samuel Weiss, Brent A. Reynolds, Joseph P. Hammang, and E. Edward Baetge as co-inventors. An amendment concurrently filed with the Request for Filing a Continuing Utility Application Under 37 C.F.R. § 1.53(b) on August 9, 2001 resulted in the cancellation of claims so that fewer than all of the currently named inventors are the actual inventors of the invention being claimed in the instant application. Therefore, Applicants submit this Petition to correct inventorship by deleting Joseph P. Hammang and E. Edward Baetge as co-inventors of the present application.

This Petition is filed in conjunction with an Amendment and Response to the June 22, 2004 Office Action instructing deletion of those inventors who, though correctly named in the instant application as filed, are not inventors of the invention recited by the currently pending claims.

Applicant submits herewith Check No. 19662 in the amount of \$130.00 to cover the fee as required by 37 C.F.R. §1.17(i). The Commissioner is hereby authorized to charge any additional fees that may be due, or to credit any overpayment, to Deposit Account No. 50-0311, Ref. No. 17810-705DIV11 CON (CTI-N5 DIV11 CON).

Should the Commissioner have any questions concerning this petition, he is invited to telephone the undersigned at the number provided.

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OK to enter
RH
3/21/05